Exhibit A

From:

Josmary Gomez <JGomez@Curtis-LawGroup.com>

Sent:

Wednesday, February 14, 2018 11:12 AM Richard North; Maria Turner; Matthew Lerner

To:

BARD IVC MDL 2641: Waivers of Service of summons

Subject: Attachments:

MM-#642939-v1-waiver_of_service_- Waller.PDF; MM-#642938-v1-

waiver_of_service_-_stephenson.PDF; MM-#642937-v1-wiaver_of_service_-_Strother.PDF;

MM-#642936-v1-wiaver_of_service -_King__T.PDF; MM-#642935-v1-

waiver_of_service_-_Fitch.PDF; MM-#642934-v1-waiver_of_service_-_Harris.PDF; MM-#

642933-v1-waiver_of_service_-_romero.PDF; MM-#642932-v1-

waiver_of_service_-_Duffala.PDF; MM-#642931-v1-waiver_of_service_-_Chuculate.PDF;

MM-#642930-v1-waiver_of_service_-Brown_L_PDF; MM-#641365-v1-FS_complaint_and_civil_cover_sheet_-Romero.PDF; MM-#641363-v1-FS_complaint_and_civil_cover_sheet_-Duffala.PDF; MM-#641361-v1-FS_complaint_and_civil_cover_sheet_-Chuculate.PDF; MM-#641359-v1-FS_complaint_and_civil_cover_sheet_-Brown.PDF; MM-#642578-v1-

FS_Complaint_and_civil_cover_sheet.PDF; MM-#642576-v1-FS_Complaint_and_civil_cover_sheet.PDF; MM-#642574-v1-FS_Complaint_and_civil_cover_sheet.PDF; MM-#642572-v1-FS_Complaint_and_civil_cover_sheet.PDF; MM-#642570-v1-FS_Complaint_and_civil_cover_sheet.PDF; MM-#642568-v1-FS_Complaint_and_civil_cover_sheet.PDF; MM-#642568-v1-FS_COMPLAINT_Sheet.PDF; MM-#642568-v1-FS_COMPLAI

FS Complaint and civil cover sheet.PDF

Counsel,

Attached please find waivers of service of summons on behalf of the Plaintiffs listed below along with a copy of the filed complaints.

- 1. Lynn Brown
- 2. Eric Chuculate
- 3. Dale Duffala
- 4. Jaime Romero
- 5. Kristy Harris
- 6. John Fitch
- 7. Tammy King
- 8. Catherine Strother
- 9. Christopher Stephenson
- 10. Carrie Waller

Thank you.

Josmary A. Gomez
Paralegal to William B. Curtis



12225 Greenville Ave., Suite 750 Dallas, Texas 75243

Ofc: 214.890.1000 Fax: 214.890.1010 www.Curtis-LawGroup.com jgomez@Curtis-LawGroup.com

United States District Court

for the

District of Arizona

Lynn Brown	Civil Action No. 2:18-cv-00018			
WAIVER OF THE SERVICE OF SUMMONS				
To: William B. Curtis				
(Name of the plaintiff's attorney or unrepresented plaintiff)	-			
I have received your request to waive service of a summons in this action along with a copy of the complaint, two copies of this waiver form, and a prepaid means of returning one signed copy of the form to you. I, or the entity I represent, agree to save the expense of serving a summons and complaint in this case. I understand that I, or the entity I represent, will keep all defenses or objections to the lawsuit, the court's jurisdiction, and the venue of the action, but that I waive any objections to the absence of a summons or of service. I also understand that I, or the entity I represent, must file and serve an answer or a motion under Rule 12 within 60 days from 02/14/2018 , the date when this request was sent (or 90 days if it was sent outside the United States). If I fail to do so, a default judgment will be entered against me or the entity I represent.				
Date:	Signature of the attorney or unrepresented party			
David Davimhand Vascular Inc. and C. D. Band Inc.				
Bard Peripheral Vascular, Inc. and C. R. Bard, Inc Printed name of party waiving service of summons	Richard B. North, Jr. (Ga. Bar No. 545599) Printed name			
Trinea name of party waiving service of summons	Nelson Mullins Riley & Scarborough, LLP 201 17th St., NW, Suite 1700, Atlantic Station, Atlanta, GA 30363			
	Address			
	richard.north@nelsonmullins.com			
	E-mail address			
	(404) 322-6155			
	Telephone number			

Duty to Avoid Unnecessary Expenses of Serving a Summons

Rule 4 of the Federal Rules of Civil Procedure requires certain defendants to cooperate in saving unnecessary expenses of serving a summons and complaint. A defendant who is located in the United States and who fails to return a signed waiver of service requested by a plaintiff located in the United States will be required to pay the expenses of service, unless the defendant shows good cause for the failure.

"Good cause" does *not* include a belief that the lawsuit is groundless, or that it has been brought in an improper venue, or that the court has no jurisdiction over this matter or over the defendant or the defendant's property.

If the waiver is signed and returned, you can still make these and all other defenses and objections, but you cannot object to the absence of a summons or of service.

If you waive service, then you must, within the time specified on the waiver form, serve an answer or a motion under Rule 12 on the plaintiff and file a copy with the court. By signing and returning the waiver form, you are allowed more time to respond than if a summons had been served.

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Case 2:18-cv-00018-DGC Document 1-1 Filed 01/03/18 Page 1 of 1

UNITED STATES DISTRICT COURT DISTRICT OF ARIZONA

Civil Cover Sheet

This automated JS-44 conforms generally to the manual JS-44 approved by the Judicial Conference of the United States in September 1974. The data is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. The information contained herein neither replaces nor supplements the filing and service of pleadings or other papers as required by law. This form is authorized for use only in the District of Arizona.

The completed cover sheet must be printed directly to PDF and filed as an attachment to the Complaint or Notice of Removal.

Plaintiff(s): Lynn Brown

Defendant(s): Bard Peripheral Vascular, Inc.; C.R. BARD INC.

County of Residence: Outside the State of Arizona

County of Residence: Maricopa

County Where Claim For Relief Arose: Maricopa

Plaintiff's Atty(s):

Defendant's Atty(s):

William B Curtis Curtis Law Group 12225 Greenville Ave., Suite 750 Dallas, Texas 75243

214-890-1000

II. Basis of Jurisdiction:

4. Diversity (complete item III)

III. Citizenship of Principal Parties (Diversity

Cases Only)

Plaintiff: -2 Citizen of Another State

Defendant:-4 AZ corp or Principal place of Bus. in AZ

IV. Origin:

1. Original Proceeding

V. Nature of Suit:

367 Health Care/Pharmaceutical Personal Injury Product Liability

VI.Cause of Action:

28 U.S.C. § 1332

VII. Requested in Complaint

Class Action: No Dollar Demand: Jury Demand: Yes

VIII. This case IS RELATED to Case Number MDL 2641 assigned to Judge David G. Campbell.

Signature: William B. Curtis

Date: January 3, 2018

If any of this information is incorrect, please go back to the Civil Cover Sheet Input form using the *Back* button in your browser and change it. Once correct, save this form as a PDF and include it as an attachment to your case opening documents.

Revised: 01/2014

	Case 2:18-cv-00018-DGC Docum	ent 1 Filed 01/03/18 Page 1 of 5		
1	William B. Curtis, <i>admitted pro hac vice</i> (TX SBN CURTIS LAW GROUP	J: 00783918)		
2	12225 Greenville Ave. Suite 750			
3	Dallas, TX 75243 T: (214) 890-1000			
4	F: (214) 890-1010 Email: <u>bcurtis@curtis-lawgroup.com</u>			
5				
6	IN THE UNITED STATES DISTRICT COURT			
7	FOR THE DIS	TRICT OF ARIZONA		
8	IN RE BARD IVC FILTERS PRODUCTS LIABILITY LITIGATION	No. MD-15-02641-PHX-DGC		
9		SECOND AMENDED MASTER SHORT FORM COMPLAINT FOR DAMAGES		
10		FOR INDIVIDUAL CLAIMS AND DEMAND FOR JURY TRIAL		
1	Plaintiff(s) named below, for their Complaint against Defendants named below,			
12	incorporate the Master Complaint for Dam	ages in MDL 2641 by reference (Doc.364).		
13	Plaintiff(s) further show the Court as follows:			
l4	1. Plaintiff/Deceased Party:			
15	Lynn Brown			
16	2. Spousal Plaintiff/Deceased P	arty's spouse or other party making loss of		
17	consortium claim:			
18	n/a			
19	3. Other Plaintiff and capacity (i.e., administrator, executor, guardian,		
20	conservator):			
21	n/a			
22				

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4. Plaintiff's/Deceased Party's state(s) [if more than one Plaintiff] of residence at 1 2 the time of implant: 3 Virginia Plaintiff's/Deceased Party's state(s) [if more than one Plaintiff] of residence at 5. 4 5 the time of injury: 6 Virginia 7 6. Plaintiff's current state(s) [if more than one Plaintiff] of residence: Virginia 8 7. District Court and Division in which venue would be proper absent direct filing: 9 10 USDC for the District of Virginia USDC for the District of New Jersey 11 8. Defendants (check Defendants against whom Complaint is made): 12 C.R. Bard Inc. $\overline{\mathbf{V}}$ 13 V Bard Peripheral Vascular, Inc. 14 9. Basis of Jurisdiction: 15 \checkmark Diversity of Citizenship 16 Other: 17 Other allegations of jurisdiction and venue not expressed in Master a. 18 Complaint: 19 20

21

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1	10.	Defendants' Inferior Vena Cava Filter(s) about which Plaintiff(s) is making a
2		claim (Check applicable Inferior Vena Cava Filter(s)):
3		□ Recovery® Vena Cava Filter
4		☐ G2® Vena Cava Filter
5		☐ G2® Express Vena Cava Filter
6		□ G2® X Vena Cava Filter
7		□ Eclipse® Vena Cava Filter
8		☐ Meridian® Vena Cava Filter
9		☑ Denali® Vena Cava Filter
10		Other:
11 12 13	11.	Date of Implantation as to each product: September 30, 2015
14	12.	Counts in the Master Complaint brought by Plaintiff(s):
15		☑ Count I: Strict Products Liability – Manufacturing Defect
16		☑ Count II: Strict Products Liability – Information Defect (Failure to Warn)
17		☑ Count III: Strict Products Liability – Design Defect
18		☑ Count IV: Negligence - Design
19		☑ Count V: Negligence - Manufacture
20		☑ Count VI: Negligence – Failure to Recall/Retrofit
21 22		☑ Count VII: Negligence – Failure to Warn

Case 2:18-cv-00018-DGC Document 1 Filed 01/03/18 Page 4 of 5 1 Count VIII: Negligent Misrepresentation 2 $\overline{\mathbf{Q}}$ Count IX: Negligence Per Se $\sqrt{}$ 3 Count X: Breach of Express Warranty $\sqrt{}$ Count XI: Breach of Implied Warranty 4 $\overline{\mathbf{V}}$ 5 Count XII: Fraudulent Misrepresentation $\sqrt{}$ Count XIII: Fraudulent Concealment 6 7 Count XIV: Violations of Applicable _____ (insert state) Law 8 Prohibiting Consumer Fraud and Unfair and Deceptive Trade Practices 9 Count XV: Loss of Consortium 10 Count XVI: Wrongful Death Count XVII: Survival 11 Punitive Damages 12 $\overline{\mathbf{Q}}$ Other(s): ____ (please state the facts supporting this 13 14 Count in the space immediately below) 15 16 17 Jury Trial demanded for all issues so triable? 18 ☑ Yes 19 □ No 20 21 22

1 RESPECTFULLY SUBMITTED on this 3rd day of January, 2018. 2 3 **CURTIS LAW GROUP** 4 5 By: 6 William B. Curtis, admitted pro hac vice (TX SBN: 00783918) 7 12225 Greenville Ave., Suite 750 Dallas, TX 75243 8 T: (214) 890-1000 F: (214) 890-1010 9 Email: bcurtis@curtis-lawgroup.com Attorney for Plaintiff 10 11 I hereby certify that on this 3rd day of January, 2018, I electronically transmitted the 12 attached document to the Clerk's Office using the CM/ECF System for filing and transmittal 13 of a Notice of Electronic Filing. 14 15 16 /s/ William B. Curtis William B. Curtis 17 18 19 20 21 22

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